

U.S. General Services Administration Public Buildings Service Washington, DC 20405

Area Wide Public Utilities Contract

ALLIANT ENERGY

Madison, Wisconsin

Electric, Gas and Energy Management Services

Contract No. GS-OOP-06-BSD-0448

From: March 3, 2007 To: March 2, 2017



Areawide Public Utility Contract

for

ELECTRIC, NATURAL GAS AND ENERGY MANAGEMENT SERVICES

Contract No. GS-00P-06-BSD-0448

between the

United States of America

and

ALLIANT ENERGY

For the Franchised Areas of Wisconsin, Minnesota, Illinois and Iowa

Negotiated Areawide Contract No. GS-00P-06-BSD-0448

between the United States of America and ALLIANT ENERGY

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NEGOTIATED AREAWIDE CONTRACT No. **GS-00P-06-BSD-0448**

BETWEEN THE UNITED STATES OF AMERICA AND ALLIANT ENERGY

THIS AREAWIDE CONTRACT FOR ELECTRIC, NATURAL GAS AND ENERGY MANAGEMENT SERVICES is executed this 1st day of March, 2007, between the UNITED STATES OF AMERICA, acting through the Administrator of General Services (hereinafter referred to as the "Government"), pursuant to the authority contained in Section 201(a) of the Federal Property and Administrative Services Act of 1949, as amended, 40 U.S.C. 501(b)(1), and ALLIANT ENERGY CORPORATE SERVICES, INC, as agent for and on behalf of INTERSTATE POWER AND LIGHT COMPANY and WISCONSIN POWER AND LIGHT COMPANY, a corporation organized and existing under the laws of the State of Iowa, and having its principal office and place of business at 200 First Street SE, Cedar Rapids, Iowa (hereinafter referred to as the "Contractor"):

WHEREAS, the Contractor is an Electric, Natural Gas and Energy Management Services utility company that is regulated by the Wisconsin Public Service Commission, Illinois Commerce Commission, Minnesota Public Service Commission and Iowa Utilities Board;

WHEREAS, the Contractor now has on file with the Commissions and/or with such other regulatory bodies as may have jurisdiction over the Contractor (hereinafter referred to collectively as the "Commissions") all of its effective tariffs, rate schedules, riders, rules and regulatory terms and conditions of service, as applicable;

WHEREAS, with some exceptions, the Government is generally required by Chapter 1 of Title 48 of the Federal Acquisition Regulation (FAR), 48 CFR 41.204, to enter into a bilateral contract for Electric, Natural Gas and Energy Management Services at each Federal facility where the value of the utility service provided is expected to exceed \$50,000 per year;

WHEREAS, where the Government has an areawide contract in effect with a particular utility then such utility service is normally to be procured thereunder;

WHEREAS, the Government is now purchasing such Electric, Natural Gas and Energy Management Services from the Contractor under the Areawide Public Utilities Contract for such services (Contract No. GS-00P-96-BSD-0035) that expires on March 2, 2007, or under some other service arrangement; and

WHEREAS, the Contractor and the Government mutually desire that this Areawide Contract be used by the agencies of the Government in obtaining Electric, Natural Gas and Energy Management Services from the Contractor and to facilitate partnering arrangements as encouraged and authorized by P.L. 102-486 (Energy Policy Act of 1992) 10 U.S.C. 2865 and 42 U.S.C. 8256);

NOW, THEREFORE, in consideration of the premises and mutual covenants herein contained, the parties hereby agree as follows:

- (m) the term "Connection Charge" means a Contractor's charge for facilities on the Contractor's side of the delivery point which facilities (1) are required to make connections with the nearest point of supply and (2) are in accordance with the Contractor's Tariffs and the Commissions' rules and regulations, installed, owned, maintained and operated by the Contractor.
- (n) the term "Class of Service" or "Service Classification" means those categories of service established in the Contractor's Tariff as filed with the Commissions;
- **1.2.** This Article is hereby expanded to include the additional definitions contained in FAR Clause 52.202-1, Definitions (JULY 2004), 48 C.F.R. 52.202-1, which are incorporated herein by reference.

ARTICLE 2. SCOPE AND DURATION OF CONTRACT.

- **2.1.** This Areawide Contract shall be in effect on and after the 3rd day of March 2007, and shall continue for a period of ten (10) years, except that the Government, pursuant to the clause contained in FAR 52.249-2 (48 C.F.R. 52.249-2), incorporated into this areawide contract under Article 14.1-25, or the Contractor, upon 60 days written notice to the Government, and without liability to the Government or any ordering agency, may terminate this areawide contract, in whole or in part, when it is in their respective interest to do so, provided, however, that neither the stated duration of this areawide contract nor any other termination of it, in whole or in part, pursuant to such incorporated clause, this Article 2.1, or otherwise, shall be construed to affect any obligation for any payment, charge, rate, or other matter that may be imposed pursuant to the Contractor's tariffs, rates, rules, regulations, riders, practices, or terms and conditions of service as may be modified, amended, or supplemented by the Contractor and approved from time to time by the Commissions.
- **2.2.** Authorizations may be executed under this Areawide Contract at any time during the term of the contract, up to and including the last effective date. Any Authorization negotiated and executed during the term of Contract No. GS-00P-96-BSD-0035 shall be valid during the term of this contract provided the total term of the individual Authorization does not exceed ten (10) years.
- **2.3** The provisions of this Areawide Contract shall not apply to the Contractor's service to any Agency until both the ordering Agency and the Contractor execute a written Authorization for Electric, Natural Gas and Energy Management Services. Upon bilateral execution of an Authorization, the Contractor agrees to furnish to the ordering Agency, and the ordering Agency agrees to purchase from the Contractor, the above noted services for the installation(s) or facilities named in the Authorization pursuant to the terms of this Areawide Contract.
- **2.4.** Nothing in this Areawide Contract shall be construed as precluding the ordering Agency and the Contractor from entering into an Authorization for negotiated rates or service of a special nature, provided such negotiated rates or service are in accordance with the rules and regulations of the Commissions, if applicable.

ARTICLE 3. EXISTING CONTRACTS.

- **3.1.** The parties agree that an Agency currently acquiring service from the Contractor under a separate written contract may continue to do so until that contract expires or until such time as the Agency and the Contractor mutually agree to terminate that separate written contract and have such service provided pursuant to this Areawide Contract by executing an appropriate Authorization or Authorizations.
- **3.2.** Existing special rates and services of a special nature currently provided under a separate written contract may be continued under the Authorizations described in Article 3.1 if requested by the Ordering Agency and agreed upon by the Contractor.

ARTICLE 4. AUTHORIZATION PROCEDURE AND SERVICE DISCONNECTION.

4.1. To obtain or change service under this Areawide Contract, the ordering Agency shall complete the appropriate Authorization and forward it to the Contractor. Upon the request of the ordering Agency, the Contractor shall endeavor to provide reasonable assistance to the ordering Agency in selecting the service classification which may be most favorable to the ordering Agency. Upon execution of an Authorization by both

determine) any payment to be made by the ordering Agency to the Contractor for the provision of said matters, services, or technical assistance.

- **5.7.** Any charges for matters or services referenced in Article 5.6 hereof which are not established by the Contractor's Tariffs shall be subject to audit by the ordering Agency prior to payment; provided, however, that notwithstanding such right to audit, payment for the matters and services referenced in Article 5.6 thereof shall not be unreasonably withheld or denied. The Contractor further warrants and represents to the Government that charges for the matters or services referenced in Article 5.6 hereof will not exceed the charges billed to other customers of the Contractor served under the same service classification for like matters or services provided under similar circumstances.
- **5.8.** The requirements of the Disputes clause at FAR 52.233-1 are supplemented to provide that matters involving the interpretation of Contractor's Tariffs are subject to the jurisdiction and regulation of the utility rate commission having jurisdiction.

ARTICLE 6. BILLS AND BILLING DATA.

6.1. The Electric, Natural Gas and Energy Management Services supplied hereunder shall be billed to the ordering Agency at the address specified in each Authorization. Bills shall be submitted in original only, unless otherwise specified in the Authorization. All bills shall contain such data as is required by the Commission to substantiate the billing, and such other reasonable and available data as may be requested by the ordering Agency, provided that such other data are contained in bills provided to other customers of the Contractor served under the same service classification as the ordering Agency.

ARTICLE 7. PAYMENTS FOR SERVICES.

- **7.1.** Payments hereunder shall not be paid in advance of services rendered. The ordering Agency shall effect payment of all bills for regulated services rendered under this Contract in accordance with the terms of the Contractor's Tariff. Currently, a late payment charge of one and one-half percent (1-1/2%) per monthly billing period will be assessed upon the unpaid balance of any utility bill twenty-five (25) calendar days after the date the bill is rendered by the Contractor. Changes in the Contractor's Tariff provisions for the payment of bills shall supersede the provisions of this paragraph.
- **7.2.** The ordering Agency will make invoice payments for services not subject to the direct oversight of the Commissions in accordance with the provisions of the FAR Subpart 52.232-25 (Article 14.1-16). The interest rate for late payments made pursuant to this clause shall be computed in accordance with the Office of Management and Budget prompt payment regulations at 5 C.F.R. 1315.
- **7.3.** Payments hereunder shall not normally be made in advance of services rendered in accordance with 48 C.F.R. Subpart 32.4 unless required by the Contractor's Tariff. The applicability of this provision is limited to connection charge payments specifically cited in the Contractor's Tariff.
- **7.4.** Each payment made by Treasury check to the Contractor shall include the Contractor's billing stub(s), or a Government or ordering Agency payment document, that clearly and correctly lists all of the Contractor's account numbers to which the payment applies and the dollar amount applicable to each account. If payment is by Electronic Funds Transfer either through the Automated Clearing House (ACH) or the Federal Reserve Wire Transfer System, the provisions of FAR Subpart 52.232-34 shall apply (See Article 14).

ARTICLE 8. CONTRACTOR-OWNED METERS.

- **8.1.** Metering equipment of standard manufacture suitable to measure all utility services supplied by the Contractor hereunder shall be furnished, installed, calibrated and maintained by the Contractor at its expense. In the event any meter fails to register or registers incorrectly, as determined by the regulations of the Commission, billing adjustments shall be made in accordance with such regulations.
- **8.2.** The Contractor, so far as possible, shall read all meters monthly in accordance with the Contractor's Tariff and the Commission's regulations.

- **10.4.** In accordance with the Contractor's Tariff and/or Terms and Conditions of Service, neither the Contractor nor its employees or agents, shall be liable for damage or injury to any person or property, including death, occasioned solely by the negligent installation, use, operation or intentional misuse of Contractor's equipment or facilities by the Government, its employees or agents.
- **10.5.** The Contractor shall not be liable for incidents arising out of or in any way connected with the violation or compliance with any local, state or federal environmental law or regulation resulting from pre-existing conditions at a Government job site, release or spill of any pre-existing hazardous materials or waste, or out of the management and disposal of any pre-existing contaminated soils or ground water, hazardous or non-hazardous, removed from the ground as a result of work performed by the Contractor.
- **10.6.** The Government agrees to accept full responsibility for and bear all costs associated with pre-existing environmental liability. Responsibility for testing, abatement, remediation, and/or disposal of hazardous material, including, but not limited to, contaminated soil, lead paint, asbestos, fuel oil, or underground fuel oil tanks, shall remain with the Government. Where there is reason to suspect that hazardous material is present at the work site, or where hazardous material is encountered during the course of work being performed, the Contractor shall stop work; notify the Contracting Officer and Activity personnel, and request that the Government test the work site for such hazardous material and appropriately abate and dispose of such hazardous material. Once the work site has been cleared of all hazardous material, the Contractor shall resume work in that area.

ARTICLE 11. ACCESS TO PREMISES.

11.1. The Contractor shall have access to the premises served at all reasonable times during the term of this Areawide Contract and at its expiration or termination for the purpose of reading meters, making installations, repairs, or removals of the Contractor's equipment, or for any other proper purposes hereunder; provided, however, that proper military or other governmental authority may limit or restrict such right of access in any manner considered by such authority to be reasonably necessary or advisable.

ARTICLE 12. PARTIES OF INTEREST.

- **12.1.** This Areawide Contract shall be binding upon and inure to the benefit of the successors, legal representatives, and assignees of the respective parties hereto.
- **12.2.** When the Contractor becomes aware that a change in ownership has occurred, or is certain to occur, the Contractor shall notify the Contracting Officer at the address provided in Article 16.1 within thirty (30) days of such ownership change. In the event the Contractor fails to make the notification required by this Article 12.2, the Government cannot guarantee the payment of outstanding invoices in accordance with the provisions of Article 7.1.

ARTICLE 13. REPRESENTATIONS AND CERTIFICATIONS.

13.1. This Areawide Contract incorporates by reference the representations and certifications made by the Contractor on Form PBS 3503 which is on file with the Government.

ARTICLE 14. SUPPLEMENTAL CLAUSES.

14.1. **52.252-2** Clauses Incorporated by Reference. (FEB 1998)

This contract incorporates one or more clauses by reference, with the same force and effect as if they were given in full text. Upon request, the Contracting Officer will make their full text available. Also, the full text of a clause may be accessed electronically at this/these address (es): http://:www.arnet.gov.

FAR REF Federal Acquisition Regulation

(1) 52.202-1 Definitions (JUL 2004)

- **16.2.** All inquiries and notices to the Contractor regarding this Areawide Contract shall be mailed to: the Director of Supply Chain, Peggy Fite at (319) 786-4273 at Alliant Energy Corporate Services, Inc. 200 First Street SE, Cedar Rapids, Iowa 52401 or to such other person as the Contractor may hereafter designate in writing.
- **16.3.** The Contractor shall provide GSA with a copy of all fully executed Exhibit "C" Authorizations for Energy Management Service including any applicable attachments at the address provided in Article 16.1.

ARTICLE 17. REPORTING

17.1. The Contractor shall provide, as prescribed and directed by the Contracting Officer, an annual report on subcontracting achievements, in accordance with the approved subcontracting plan for small business concerns and small business concerns owned and controlled by socially and economically disadvantaged individuals as required by Article 15 by April 1 of each year during the life of this Areawide Contract. The report shall be submitted electronically utilizing the Small Business Administration's Electronic Subcontracting Reporting System. The website address of the reporting system is: http://www.esrs.gov

ARTICLE 18. UTILITY ENERGY SERVICE CONTRACTS.

- **18.1.** <u>Measurement and verification</u>: Energy Conservation Measures (ECM) will not be normally considered unless a net overall energy usage or cost reduction can be demonstrated and verified. Verification standards for energy projects are established in the North-American Energy Measurement and Verification Protocol (NEMVP), published by the Department of Energy's Federal Energy Management Program (FEMP).
- 18.2. Unless otherwise provided by law, the following provisions shall apply:
- (a) Payment for energy conservation measures, when authorized as Energy Management Service (EMS), shall be equal to the direct cost of capital or financing amortized over a negotiated payment term commencing on the date of acceptance of the completed installation;
- (b) The payment term for Authorizations involving energy conservation measures should be calculated to enable the Ordering Agency's payment to be lower than the estimated cost savings to be realized from its implementation. In no event, however, shall this term exceed 80% of the useful life of the equipment/material to be installed.
- **18.3.** <u>Subcontracting:</u> The Contractor may perform any or all of its requested services through subcontractors, including its unregulated affiliates. ECM subcontractors shall be competitively selected in accordance with FAR 52.244-5 (Article 14.1-24 herein). Subcontractor selection shall be based on cost, experience, past performance and other such factors as the Contractor and the Ordering Agency may mutually deem appropriate and reasonably related to the Government's minimum requirements. Upon request by the Government, the Contractor shall make available to the contracting officer all documents related to the selection of a subcontractor. In no event shall the service be provided by subcontractors listed as excluded from Federal Procurement Programs maintained by GSA pursuant to 48 C.F.R. 9.404 (Article 14.1-8 herein).
- **18.4.** For all Authorizations involving Energy Conservation Measures, it is desirable to have a Warranty Clause that addresses the specific needs and requirements of the work being performed and equipment that is to be provided by the Contractor, however, in the absence of a Warranty Clause in the Authorization the following language will serve as the default Clause:

The Company shall pass through to the Agency all warranties on equipment installed or provided by it or its subcontractors on Government property with the following representation:

CONTRACTOR ACNOWLEDGES THAT THE UNITED STATES OF AMERICA WILL OWN OR LEASE THE EQUIPMENT AND/OR MATERIALS BEING INSTALLED OR SUPPLIED HEREUNDER, AND, ACCORDINGLY, AGREES THAT ALL WARRANTIES SET FORTH HEREIN, OR OTHERWISE PROVIDED BY LAW IN FAVOR OF COMPANY SHALL INURE ALSO TO THE BENEFIT OF THE UNITED STATES AND THAT ALL CLAIMS ARISING FROM ANY BREACH OF SUCH WARRANTIES OR AS A RESULT OF DEFECTS IN OR REPAIRS TO SUCH EQUIPMENT OR SUPPLIES MAY BE ASSERTED AGAINST CONTRACTOR OR MANUFACTURER DIRECTLY BY THE UNITED STATES.

IN WITNESS WHEREOF, the parties have executed this contract as of the day and the year first above written.

UNITED STATES OF AMERICA

Acting through the Administrator of General Services

Ву: Lindsey Lee

Contracting Officer

GSA Energy Center of Expertise

ATTEST:

Franz N. Stuppard

GSA Energy Center of Expertise

ALLIANT ENERGY

Contractor

Bill Harvey

Chief Executive Officer (CEO)
Alliant Energy Corporate Services, Inc.

WITNESS:

Jamie Toledo

Manager, Supplier Diversity Alliant Energy Corporation

CERTIFICATE

I, <u>Bill Harvey</u>, certify that I am <u>Chief Executive Officer (CEO)</u> of <u>ALLIANT ENERGY CORPORATE SERVICES, INC</u>, named as Contractor in the negotiated Areawide public utility contract No. GS-OOP-06-BSD-0448; that <u>Bill Harvey</u>, who signed said contract on behalf of the Contractor, was then <u>Chief Executive Officer</u> (CEO) of said Corporation; and that said contract was duly signed for and on behalf of said Corporation and is within the scope of its corporate powers.

Bill Harvey

Chief Executive Officer (CEO)

Alliant Energy Corporate Services, Inc.

EXHIBIT "A"

Contractor's ID NO._____(Optional)
Ordering Agency's ID _____(Optional)

ALLIANT ENERGY

AUTHORIZATION FOR ELECTRIC SERVICE, CHANGE IN ELECTRIC SERVICE,
OR DISCONNECTION OF ELECTRIC SERVICE UNDER
CONTRACT NO. GS-OOP-06-BSD-0448

Address:	
provisions thereof, service to the United States Government under	
Contract Article 2 and 4 shall be followed for the initiation of service u	nder this contract.
PREMISES TO BE SERVED:SERVICE ADDRESS:	
NATURE OF SERVICE: ☐ Connect, ☐ Change, ☐ Disconnect, ☐ Line Extension, Alteration, Relocation, or R	,
OTHER TERMS AND CONDITIONS:	
Attach any other relevant terms a	nd conditions under which service will be provided.
TERM OF SERVICE: From through	
SERVICE HEREUNDER SHALL BE UNDER RATE SCHEDULE NOregulatory body having jurisdiction. (see article 5 of this contract.)	
ESTIMATED ANNUAL ENERGY USAGE:KWH,	ESTIMATED DEMAND:KW
ESTIMATED CONNECTION/SPECIAL FACILITIES CHARGE: \$	(if applicable)**
ACCOUNTING AND APPROPRIATION DATA FOR SERVICE: FOR CONNECTION/SPECIAL FACILITIES CHARGE:	
CLAUSES INCORPORATED BY REFERENCE (Check applicable of	lauses):
(1) 52.211-10 Commencement, Prosecution and Completic	on of Work (APR 1984)
(2) 52.236-5 Material and Workmanship (APR 1984) (3) 52.241-4 Change in Class of Service (FEB 1995)	
(4) 52.241-3 Scope and Duration of Contract (FEB 1995)	
(5) 52.241-5 Contractor's Facilities (FEB 1995)	
(6) 52.241-7 Change in Rates or Terms and Conditions of	f Service for Regulated Services (FEB 1995) (Use Full Text of Clause)
(7) 52.241-11 Multiple Service Locations (FEB 1995)	
(8) 52.243-1 Changes-Fixed Price (AUG 1987) (9) 52.249 Default () (Specify appropriate	e Clause)
BILLS WILL BE RENDERED TO THE ORDERING AGENCY FOR PAYMEN	•
	in copies.
The foregoing shall be effective upon the return of the fully executed of	original Authorization by the Contractor to the ordering Agency.
ACCEPTED:	
(Ordering Agency)	ALLIANT ENERGY (Contractor)
By:	Ву:
Authorized Signature	Authorized Signature
Title:	Title:

^{*} Include a reference to the applicable rate schedule, and attach a copy of such schedule.

^{**} If necessary, attach and make part hereof supplemental agreements or sheets that cover required connection or extension charges and special facilities or service arrangements. (See Article 5 of this Contract for instructions.)

EXHIBIT "B"

Contractor's ID NO	(Optional)
Ordering Agency's ID	(Optional)

ALLIANT ENERGY

AUTHORIZATION FOR NATURAL GAS SERVICE, CHANGE IN NATURAL GAS SERVICE, OR DISCONNECTION OF NATURAL GAS SERVICE UNDER CONTRACT NO. **GS-OOP-06-BSD-0448**

Pursuant to Contract	No. GS-OOP-06-BSD-0448 between the Contractor and the United States Government and subject to all the provision ates Government under such contract shall be rendered or modified as hereinafter stated. Contract Articles 2 and 4 shall be vice under this contract.						
PREMISES TO BE SERVED:_ SERVICE ADDRESS:							
NATURE OF SERVICE:	☐ Connect☐ Change ☐ Disconnect ☐ Continue Service ☐ DSM Project ☐ Line Extension, Alteration, Relocation, or Reinforcement ☐ Full Service ☐ Local Distribution Services ☐ Billing & Ancillary Services						
POINT OF DELIVERY:							
TERM OF SERVICE: From	through						
	LL BE UNDER RATE SCHEDULE NO*, Hereafter amended or having jurisdiction. (see article 5 of this contract.)						
ESTIMATED ANNUAL GAS	VOLUME: :THERMS						
ESTIMATED ANNUAL SERVESTIMATED CONNECTION	CHARGE: \$(if applicable)**						
ACCOUNTING AND APPROPRIOR CONNECTION C	PRIATION DATA FOR SERVICE:						
CLAUSES INCORPORATED	BY REFERENCE (Check applicable clauses):						
(2) 52.236-5 Ma (3) 52.241-4 Cha (4) 52.241-3 Sca	ange in Class of Service (FEB 1995) ope and Duration of Contract (FEB 1995)						
(6) 52.241-7 Cha (7) 52.241-11 Mui (8) 52.243-1 Cha	ange in Rates or Terms and Conditions of Service for Regulated Services (FEB 1995) (Use Full Text of Clause) Itiple Service Locations (FEB 1995) anges-Fixed Price (AUG 1987)						
The foregoing shall be effective	upon the return of the fully executed original Authorization by the Contractor to the ordering Agency.						
ACCEPTED (Ordering Agency)	ALLIANT ENERGY (Contractor)						
D	By:						
Authorized Signature Title:	THE.						
S2.236-5 Material and Workmanship (APR 1984)							

- Include a reference to the applicable rate schedule, and attach a copy of such schedule.
- ** If necessary, attach and make part hereof supplemental agreements or sheets that cover required connection or extension charges and special facilities or service arrangements. (See Article 5 of this Contract for instructions.)

NOTE

A fully executed copy of this Authorization shall be transmitted by the ordering Agency to the Energy Center of Expertise (PLA), General Services Administration, Washington, DC 20407.

EXHIBIT "C"

Contractor's ID NO.	(Optional)
Ordering Agency's ID NO	(Optional)

ALLIANT ENERGY AUTHORIZATION FOR ENERGY MANAGEMENT SERVICES CONTRACT NO. GS-OOP-06-BSD-0448

Ordering Agency:		
Address:		
Pursuant to Contract No. GS-OOP-06-BSD-0448 between the Contract thereof, service to the United States Government under such contract shall be rend followed for the initiation of service under this contract. PREMISES TO BE SERVED: SERVICE ADDRESS:	dered or modified as hereinafter stated. Co	nd subject to all the provisions ontract Articles 2 and 4 shall be
SERVICE ADDRESS:		
NATURE OF SERVICE: ☐ Preliminary Energy Audit ☐ Design Study ☐ Energy Conserva Management (DSM) Project ☐ Other (See Remarks Below)	ECP Feasibility Study	CP Engineering & ☐ Demand Side
SERVICE HEREUNDER shall be provided consistent with the Contractor's applications of service, as modified, amended or supplemented by the Contractor at of this contract.) POINT OF DELIVERY:	nd approved, to the extent required, by the	
ESTIMATED PROJECT COST: \$ ACCOUNTING AND APPROPRIATION DATA:		
LIST OF ATTACHMENTS:		
☐ General Conditions ☐ Payment Provisions	☐ Special Requirements	☐ Economic Analysis
☐ Facility/Site Plans ☐ Historical Data	☐ Utility Usage History	☐ ECP Feasibility Study
☐ Design Drawings ☐ Design Specifications	☐ Certifications	☐ Commission Schedules
CLAUSES INCORPORATED BY REFERENCE (Check app (152.211-10	rk (APR 1984) (SEP 2002) in Article 14. 002) ce for Unregulated (se)	ement the above-referenced
ACCEPTED:	. = =	
(Ordering Agency)	ALLIANT ENER (Contractor)	RGY
By:Authorized Signature	By:Authorized Signa	ture
Title:	Title:	
Date	Date:	
Date: Telephone No	Telephone No	
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A fully executed copy of this Authorization shall be transmitted by the ordering Agency to Energy Center of Expertise (PLA), General Services Administration, Washington, DC 20407.